Court of Appeals, State of Michigan ORDER

Jason Purkey v Rubilyn Prange

Docket No. 356454

LC No. **19-001570-DC**

Christopher M. Murray, Chief Judge, acting under MCR 7.203(F)(1), orders:

The motion to waive fees is GRANTED for this appeal only.

The claim of appeal is DISMISSED for lack of jurisdiction. MCR 7.203(A)(1); MCR 7.202(6)(a). None of the orders attached to the claim of appeal are appealable by right. Specifically, the February 9, 2021 and February 17, 2021 orders, which decided a parenting time motion and a motion to remove the parenting coordinator, are not orders granting or denying "a motion to change legal custody, physical custody or domicile." MCR 7.202(6)(a)(iii) (emphasis added). Additionally, the order dated February 26, 2021, which denied motions for reconsideration, is not appealable by right. See *Nye v Gable*, *Nelson*, & *Murphy*, 169 Mich App 411, 415; 425 NW2d 797 (1988) ("An order denying reconsideration is not a final order appealable by right.") Dismissal is without prejudice to the filing of a late appeal under MCR 7.205(A)(4), provided such a filing meets all the requirements under the court rules and is not time barred.

A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

Chrotoper Munay

March 9, 2021

Date

Drone W. Jewy.
Chief Clerk